BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF HAWAII

| In the Matter of |) |
|---|----------------------|
| |) DOCKET NO. 05-0002 |
| PUBLIC UTILITIES COMMISSION | 200h PU |
| Instituting a Proceeding to Investigate the | |
| Issues and Requirements Raised by, and | |
| Contained in, Hawaii Revised Statutes | |
| Chapter 486H, as Amended | |
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CHEVRON U.S.A. INC.'S RESPONSES TO PUBLIC UTILITIES COMMISSION'S INFORMATION REQUESTS

AND

CERTIFICATE OF SERVICE

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Attorneys for CHEVRON U.S.A. INC.

OF THE STATE OF HAWAI'I

| In the Matter of |)) DOCKET NO. 05-0002) |
|---|--------------------------------|
| PUBLIC UTILITIES COMMISSION | |
| Instituting a Proceeding to Investigate the Issues and Requirements Raised by, and Contained in, Hawaii Revised Statutes Chapter 486H, as Amended |)))) |

CHEVRON U.S.A. INC.'S RESPONSES TO PUBLIC UTILITIES COMMISSION'S INFORMATION REQUESTS

COMES NOW, CHEVRON U.S.A. INC. ("Chevron"), by and through its attorneys, hereby submits its remaining Responses to the Public Utilities Commission's Information Requests dated December 22, 2005. Pursuant to Order No. 21669, Chevron hereby files the following attachments to its information request responses confidentially, to be provided only to the Commission and the Division of Consumer Advocacy:

Attachment PUC-IR-42 and PUC-IR-49.

Chevron is not providing the above confidential attachments to the other parties in the subject docket. These attachments contain information which Chevron considers confidential, business sensitive, trade secrets and/or proprietary information, the disclosure of which will cause business and economic harm to Chevron.

DATED: Honolulu, Hawaii, February 7, 2006.

MICHAEL H. LAU KENT D. MORIHARA

Attorneys for CHEVRON U.S.A. INC.

CHEVRON U.S.A. INC.'S RESPONSES TO PUBLIC UTILITIES COMMISSION'S INFORMATION REQUESTS

PUC-IR-42 Please identify the refinery input, production and expense shift to produce 100% RBOB¹ gasoline at the refinery versus the current normal grades. The shift should be at constant crude and produce 7% less total gasoline to approximate the ethanol impact on Hawaii demands (10% ethanol blended, but 3% higher State demand due to lower mileage impact cited in

the Stillwater report).

Please report the cost of the RBOB gasoline as a result of this process shift versus the normal gasoline production. Please specify price assumptions for all refinery inputs and products.

Response:

The information requested contains confidential, business sensitive, trade secrets and/or proprietary information, disclosure of which will cause business and economic harm to Chevron. Notwithstanding the foregoing, Chevron is willing to provide the requested information to the Commission and the Consumer Advocate (but not the other parties), pursuant to Order No. 21669. See Confidential Attachment PUC-IR-42.

¹ RBOB refers to Reformulated Gasoline Blendstock for Oxygenate Blending.

CHEVRON U.S.A. INC.'S RESPONSES TO PUBLIC UTILITIES COMMISSION'S INFORMATION REQUESTS

PUC-IR-49 For applicable Parties, please provide the specific incremental barging operational costs expected to be incurred to meet the ethanol mandate. The barging costs provided in IRs in 2004 should be used as a basis, adjusted to any new barge contract terms. These should be identified and

compared, on cpg basis, to the costs to transport the RBOB and neat

ethanol to the same locations.

Response: The information requested contains confidential, business sensitive, trade

secrets and/or proprietary information, disclosure of which will cause business and economic harm to Chevron. Notwithstanding the foregoing, Chevron is willing to provide the requested information to the Commission and the Consumer Advocate (but not the other parties), pursuant to Order

No. 21669. See Confidential Attachment PUC-IR-49.

CERTIFICATE OF SERVICE

I hereby certify that on this date I served copies of the foregoing document upon the following parties, by causing hereof to be mailed, postage prepaid, properly addressed, or hand delivered, to the following:

DIVISION OF CONSUMER ADVOCACY DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS P. O. Box 541 Honolulu, Hawaii 96809

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DATED: Honolulu, Hawaii, February 7, 2006.

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Attorneys for Chevron U.S.A. Inc.